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(6) The Feather-Morrow Pool is also currently subject to a special gas-oil ratio limitation of 10,000 cubic feet of gas per barrel of oil as established by Division Order No. R-8089 dated December 4, 1985.

(7) Pogo Producing Company, an operator within the Feather-Morrow Pool, appeared at the hearing through legal counsel.

(8) At the hearing, Yates requested that the portion of its application seeking to contract the Feather-Morrow Pool by deleting the NW/4 of Section 28, and to simultaneously create a new pool for Morrow production comprising the W/2 of Section 28, be dismissed.

(9) There are six wells that have produced from the Feather-Morrow Pool, described as follows. Of these six wells, five are currently producing from the pool, and one, the State "UTP" Well No. 2, has been recompleted to the North Anderson Ranch-Wolfcamp Pool:

| Operator, Well Name & Number | API Number | Well Location |
|---|-------------------------------|--------------------|
| Pogo Producing Company Pluma "29" State No. 1 | 30-025-34517 | Unit G, Section 29 |
| Pogo Producing Company Pluma "29" State No. 2 | 30-025-35027 | Unit B, Section 29 |
| Devon SFS Operating, Inc. State "UTP" No. 1 | 30-0 25-253 4 5 | Unit J, Section 21 |
| Devon SFS Operating, Inc. State "UTP" No. 2 | 30-025 - 28263 | Unit G, Section 21 |
| H. L. Brown, Jr. State "UTP" No. 3 | 30-025 - 28701 (| Jnit P, Section 16 |
| Yates Petroleum Corporation Red Tail "AWR" State Com No. 4 | 30-025-35180 | Unit D, Section 28 |

(10) The applicant's geologic evidence demonstrates that all six wells within the Feather-Morrow Pool produce or have produced from Lower-Morrow sand intervals that are correlative and continuous throughout the pool area.

(11) Yates testified that it has recently drilled its Red Tail "AWR" State Com Well No. 4, and that the well was completed in the Feather-Morrow Pool in January, 2001. (*Note:*

There is a discrepancy between Yates' evidence and Division records regarding the number of the Red Tail "AWR" State Com. well. Yates' evidence shows the well number to be No. 1, while Division records show the well number to be No. 4. For purposes of this order, this well shall be referred to as Well No. 4.)

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